THE HONORABLE JOHN H. CHUN 1 2 3 4 5 6 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE 7 8 9 FEDERAL TRADE COMMISSION, et al., CASE NO.: 2:23-cv-01495-JHC Plaintiffs, 10 STIPULATION AND ORDER REGARDING PRIVILEGE 11 v. LOGGING AMAZON.COM, INC., a corporation, 12 NOTE ON MOTION CALENDAR: October 25, 2024 Defendant. 13 14 The Court's June 11, 2024 Order Regarding Discovery of Electronically Stored 15 Information (the "ESI Order") directed the parties to "meet and confer regarding the scope of 16 17 logging for internal Federal Trade Commission communications, internal Plaintiff State communications, and internal Defendant Amazon communications." Dkt. #256 ¶ E.8. 18 19 Having met and conferred pursuant to the ESI Order, the parties, by and through their 20 respective attorneys of record, hereby stipulate and agree that the following privileged or 21 otherwise protected communications need not be placed on a privilege log: Email, notes, drafts, communications, memoranda, documents, or other work product produced by or exchanged 22 23 solely among and between: 24

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Outside counsel for Amazon; 1 Outside counsel for Amazon (for this Action and Related Actions)¹ and 2 b. Amazon employees, as long as such communications are related directly 3 to the representation of Amazon in the pre-Complaint investigation, 4 litigation of this Action, or Related Actions; 5 Amazon's In-House Counsel who are members of Amazon's Competition 6 c. team and its Litigation Regulatory team, identified herein,² involved in 7 this Action and the Related Actions as long as such communications are 8 9 related directly to the representation of Amazon in the pre-Complaint investigation, litigation of this Action, or the Related Actions; 10 d. Amazon's In-House Counsel who are Designated In-House Counsel under 11 Paragraph 5.3 of the Protective Order in this Action or Designated In-12 House Counsel under corresponding provisions of the Protective Orders in 13 Related Actions,³ and Amazon employees, as long as such 14 15 For purposes of this stipulation, "Action" refers to the above-captioned case, Federal Trade Commission v. 16 Amazon, Case No. 2:23-cv-01495-JHC (W.D. Wash.) and "Related Actions" shall mean the following actions: Frame-Wilson v. Amazon.com, Inc., No 2:20-cv-00424 (W.D. Wash.); De Coster v. Amazon.com, Inc., No. 2:21-cv-17 00693 (W.D. Wash.); Hogan v. Amazon.com, Inc., No. 2:21-cv-00996 (W.D. Wash.); Hopper v. Amazon.com, Inc., No. 2:23-cv-01523 (W.D. Wash.); Zulily, LLC v. Amazon.com, Inc., No. 2:23-cv-01900 (W.D. Wash.); People of the State of California v. Amazon.com, Inc., No. CGC-22-601826 (Cal. Super. Ct.); District of Columbia v. 18 Amazon.com, Inc., No. 2021 CA 001775 B (D.C. Super. Ct.); Mbadiwe et al. v. Amazon.com, Inc., No. 1:22-cv-09542 (S.D.N.Y.); Taylor v. Amazon.com, Inc., No. 2:24-cv-00169 (W.D. Wash.); Brown v. Amazon.com, Inc., No. 19 22-cv-00965 (W.D. Wash.); State of Arizona v. Amazon.com, Inc., No. CV2024-012081 (Ariz. Super. Ct. Maricopa Cnty.); and any and all actions filed after the effective date of this Stipulation and Order that All Parties agree and/or the Court determines meet the criteria of Local Civil Rules 3(g)&(h). 20 ² The Amazon In-House Counsel referenced in subparagraph (c) and (d) are limited to: Nate Sutton, Bryson 21 Bachman, Cristina Fernandez, Scott Fitzgerald, Amy Posner, Jasmine Rosner, Andrew Willekes, Omid Banuelos, Caroline Jones, Erna Mamikonyan, Lee Roach, Aaron Ross, Stelios Xenakis, Elisa Perlman, Larry Reicher, Alexis Collins, Zach Jackson, Jeffrey Goldberg, Ashley Boizelle, Brad Elias, Ben Langner, Serena Orloff, Chris Pickett, 22 Tanisha Creed, Kevin Kramer, David Metcalf, Robert Miller, Brian Buckley, Lauren Rothenberg, Sarah Eichenberger, Mike Macko, and Kyle Maurer. 23 ³ Stipulation and Protective Order ¶ 20(b), People of the State of California v. Amazon.com, Inc., No. CGC-22-601826 (Cal. Super. Ct. Jan. 27, 2023); Protective Order ¶ 5.3(g), Frame-Wilson v. Amazon.com, Inc., No. 2:20-cv-24 STIPULATION AND ORDER REGARDING PRIVILEGE LOGGING - 2

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communications are related directly to the representation of Amazon in the pre-Complaint investigation, litigation of this Action, or the Related Actions;

- e. Counsel for the Federal Trade Commission involved in litigating this

 Action or in the pre-Complaint investigation, persons employed by or

 contracted with the Federal Trade Commission involved in litigating this

 Action or in the pre-Complaint investigation, or Commissioners, as long

 as such communications are related directly to the pre-Complaint

 investigation, litigation of this Action, or the Related Actions;
- f. Counsel for each Plaintiff State involved in litigating this Action or in the pre-Complaint investigation, persons employed by or contracted with that State's Office of the Attorney General involved in litigating this Action or in the pre-Complaint investigation, or that State's Attorney General, as long as such communications are related directly to the pre-Complaint investigation, litigation of this Action, or the Related Actions;
- g. The individuals described in subparagraph (e) and (f), above, as long as such communications are related directly to the pre-Complaint investigation, litigation of this Action, or Related Actions; and
- h. The individuals described in subparagraphs (e) and (f), above, and outside counsel, counsel, employees, or contractors for a plaintiff or other State (or that State's Attorney General) where the parties to the communication

^{00424 (}W.D. Wash. Feb. 27, 2023); Stipulated Motion and Protective Order ¶ 5.3(g), *De Coster v. Amazon.com*, *Inc.*, No. 2:21-cv-00693 (W.D. Wash. Mar. 15, 2023); Amended Stipulated Protective Order ¶ 5.3(g) *Brown v. Amazon.com*, *Inc.*, No. 22-cv-00965 (W.D. Wash. July 29, 2024); Amended Stipulated Protective Order ¶ 5.3(g), *Mbadiwe et al. v. Amazon.com*, *Inc.*, No. 1:22-cv-09542 (S.D.N.Y. Sept. 18, 2024).

shared a common legal interest, as long as such communications are 1 related directly to the pre-Complaint investigation, litigation of this 2 Action, or Related Actions. 3 4 Stipulated to and respectfully submitted this 25th day of October, 2024, by: 5 6 s/ J. Wells Harrell SUSAN A. MUSSER (DC Bar # 1531486) 7 EDWARD H. TAKASHIMA (DC Bar # 1001641) J. WELLS HARRELL (DC Bar # 995368) 8 SHIRA STEINBERG (NY Reg. # 5695580) Federal Trade Commission 9 600 Pennsylvania Avenue, NW Washington, DC 20580 10 Tel.: (202) 326-2122 (Musser) (202) 326-2464 (Takashima) 11 Email: smusser@ftc.gov etakashima@ftc.gov 12 iharrell@ftc.gov ssteinberg1@ftc.gov 13 Attorneys for Plaintiff Federal Trade Commission 14 15 16 17 18 19 20 21 22 23 24

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s/ Michael Jo <u>s/ Timothy D. Smith</u> Michael Jo (admitted *pro hac vice*) Timothy D. Smith, WSBA No. 44583 Senior Assistant Attorney General Assistant Attorney General, Antitrust Bureau Antitrust and False Claims Unit New York State Office of the Attorney Oregon Department of Justice ||General 100 SW Market St 28 Liberty Street 4 New York, NY 10005 Portland, OR 97201 Telephone: (212) 416-6537 Telephone: (503) 934-4400 Email: Michael.Jo@ag.ny.gov Email: tim.smith@doj.state.or.us Counsel for Plaintiff State of New York Counsel for Plaintiff State of Oregon 6 | s/ Rahul A. Darwar | Rahul A. Darwar (admitted pro hac vice) *s/ Jennifer A. Thomson*Jennifer A. Thomson (admitted *pro hac vice*) Assistant Attorney General Senior Deputy Attorney General Office of the Attorney General of Connecticut Pennsylvania Office of Attorney General 165 Capitol Avenue Strawberry Square, 14th Floor Hartford, CT 06016 Harrisburg, PA 17120 Telephone: (717) 787-4530 Telephone: (860) 808-5030 Email: Rahul.Darwar@ct.gov Email: jthomson@attorneygeneral.gov 10 Counsel for Plaintiff State of Connecticut Counsel for Plaintiff Commonwealth of Pennsylvania 11 <u>s/ Alexandra C. Sosnowski</u> Alexandra C. Sosnowski (admitted *pro hac* <u>s/ Michael A. Undorf</u> 12 Michael A. Undorf (admitted *pro hac vice*) vice) Deputy Attorney General Assistant Attorney General 13 Delaware Department of Justice Consumer Protection and Antitrust Bureau 820 N. French St., 5th Floor 14 New Hampshire Department of Justice Office of the Attorney General Wilmington, DE 19801 Telephone: (302) 683-8816 One Granite Place South 15 Concord, NH 03301 Email: michael.undorf@delaware.gov Telephone: (603) 271-2678 Counsel for Plaintiff State of Delaware 16 Email: Alexandra.c.sosnowski@doj.nh.gov Counsel for Plaintiff State of New Hampshire 17 s/ Christina M. Moylan Christina M. Moylan (admitted pro hac vice) Assistant Attorney General s/ Robert J. Carlson 18 Chief, Consumer Protection Division Robert J. Carlson (admitted pro hac vice) Assistant Attorney General Office of the Maine Attorney General 19 Consumer Protection Unit 6 State House Station 20 Office of the Oklahoma Attorney General Augusta, ME 04333-0006 15 West 6th Street, Suite 1000 Telephone: (207) 626-8800 Tulsa, OK 74119 Email: christina.moylan@maine.gov 21 Telephone: (918) 581-2885 Counsel for Plaintiff State of Maine Email: robert.carlson@oag.ok.gov 22 Counsel for Plaintiff State of Oklahoma 23 24

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s/ Gary Honick <u>s/ Lucas J. Tucker</u> Gary Honick (admitted *pro hac vice*) Lucas J. Tucker (admitted pro hac vice) Assistant Attorney General Senior Deputy Attorney General Deputy Chief, Antitrust Division Office of the Nevada Attorney General Office of the Maryland Attorney General 100 N. Carson St. Carson City, NV 89701 200 St. Paul Place Telephone: (775) 684-1100 4 ||Baltimore, MD 21202 Email: LTucker@ag.nv.gov Telephone: (410) 576-6470 Email: Ghonick@oag.state.md.us Counsel for Plaintiff State of Nevada Counsel for Plaintiff State of Maryland 6 s/ Andrew Esoldi | s/ Katherine W. Krems | Katherine W. Krems (admitted pro hac vice) Andrew Esoldi (admitted *pro hac vice*) Deputy Attorney General New Jersey Office of the Attorney General Assistant Attorney General, Antitrust Division Office of the Massachusetts Attorney General 124 Halsey Street, 5th Floor Newark, NJ 07101 One Ashburton Place, 18th Floor Telephone: (973) 648-7819 Boston, MA 02108 Email: andrew.esoldi@law.njoag.gov Telephone: (617) 963-2189 Email: katherine.krems@mass.gov Counsel for Plaintiff State of New Jersey Counsel for Plaintiff Commonwealth of <u>s/ Jeffrey Herrera</u>
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1	ORDER
2	IT IS SO ORDERED.
3	DATED this 25th day of October, 2024.
4	John H. Chun
5	JOHN H. CHUN UNITED STATES DISTRICT JUDGE
6	UNITED STATES DISTRICT JUDGE
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